## THE UNITED STATES DISTRICT COURT OF KNOXVILLE IT

Marcus T. Johnson Plaintiff, (whistle Blower)

JUL 12 2021

Clerk, U. S. District Court Eastern District of Tennessee

No: 3:21mc51 Varian/Gyton

KCSO, KCDF, Jane and John Doe, KNox County Criminal and or misdements Courty Judge pund Vespondant.

July TRIAL REQUESTED"

42 U.S.C.A Section # 1983 " Qui Tom Suite"

Deprivation 9 to Rights Under the Color of Law of A. A.D. Act

County Detertion facility moving this Honorable Court for the aforesaid Motion. The plaintiff states that he is Indigent and connot afford to bare the funds to Proceed with his claim unkess this Honorable Court would permit a forma Pampris due to the plaintiff's lack of funding

The plaintiff states that in the Interest of Justice both fairly and Impartially Thats his Rights have been and are still being violated and exspidiscious resolution s mandatory needed.

The plaintiff will state he has reguested legal materials as well as the Trust fund introuts to move his petition but To No Avail has been granted the things needed to oxeed with this Court.

The Petitioner States he is a layman of the law and if appointment of Courselis needed nat This Honorable Court would provide it.

The Petitioner would now Set Forth his claims in support of the Evregoing MOTTON: - ReprisalTHE Plaintiff Claims that he is being Unlawfully Imprisoned of his freedom being his 4th Amendment Right Violated and has requested release and or help-from all respondents in obtaining release to no Avial Therefore Subjecting the Plaintiff to a 8th Amendment Violation due to the respondents in both there offical and Individual Capasities still being Allowed to permit Offical Misconduct and Offical Oppression (T.C.A.# 39-16-401, 39-16-402). The plaintiff claims that he has procedurally followed the U.A.P. Act and properly utilized the Plaintiffs 1st amendment right by grieving yet to no rival and to arrogance over intelligence is and still have been ignored with no resolution when all farties are of the same jurisd than and are all sting in Concert over the Statutorial mandates which is misconduct and diliberate Indifference. The plaintiff states that all Due process both procedurally on the respondents behalf and Constitutionally he 14th Amendment on the petitioners behalf is and has been violated. The Plaintiff states he has been derived his approved attorney Call 3 days Straight which is retalitory. The Plaintiff will now set Forth his grounds in Support of his Motion:

3ROUNDS:

The petitioner states that he had caught a charge over a month ago from the date of This petition and was detained for which at that time of the Original charge and at his Plea hearing did the plaintiff and the D.A. make a plea to wit The plaintiff partially agreed with and upon the material Instrument seing the Actual Contractual Plea did the plaintiff sign Unambiguasly and openly as can be seen on the lea of Probation itself that The plaintiff signs wholer protest which by the federal and state statutes has whitzed and submitted properly as behalf of the plaintiff. (see Plea Acreement and state statutes in 17-1-308) and or Federal u.c.c. 17308) he plaintiff states that in no way should any punishment of any type including lock up be fermitted when the states officals Knew and or checked the Law and the codes themselves since they are all lawyers

hen the state could have refused The original plea yet due to their impancey and lack of Attention to he Lows And guidelines they swore to whold have The plaintiff being locked up for a V.O.P. lue to Missing a Court date and for which the plaintiff is Incarserated for a month later from the ay of the Original plea. (See: Plea Agreement Itself)

ince the day of June 23, 2021 and being the start date of the frivalous V.o.p. has the plaintiff sked for Legal materials to No Avail, Access to the court to No Avail, and grievance precedures all being sked for Along with a Habeus Corpus deniral which is permitting Continuous lock-up in Violation of re Plaintiffs U.S. Constitutional Rights, The Uniform Commercial Codes, and The T.R. Crim. P Due rocess and Equal Protection Clauses all being Violated.

The plaintiff States that he has been imprisoned now Unlawfully for 2 weeks.

he petitioner is being and has been deprived and denied his rights Under the Color of Law and this Honorable Court can make correction stand by and threw our Laws and statutes over a igalanty or more who just woman punish the plaintiff due to his intelligence of the law seeming to he respondents as a time.

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Supplemental CLOIMS: · The plaintiff claims he recieved a brown recluse bite and has been denied Medical · The plaintiff claims that he and many other Inmates are consistently being punished cruely by excessive Lockdown when they're are more than enough officers working so we can have access to do the things we need but are getting locked down excessively. The plaintiff claims that he and other inmates are not getting the federally mandated 2400 - 2600 calorie intake from our food here at the KCDF which is a Human Rights Violation and a Federally Funded Job Under A Title VI which needs Investigating The plaintiff claims that the KCSO, KCDF, and or anyone else employeed throughout the states jurisdiction is allowing and has been allowing Unlawful housing of minimum inmates, medium inmates, and Federal Innater all being permitted to be housed in the same Unit is a Major Classification Issue that the Federal division has theroughly made overstood cannot and will not happen due to liability Issues yet due to this being Knox County I am guessing none of our Laws, Ouths, and affirmations upon our lawful officals have to be followed until someone gets severly hurt! This is being allowed by different afflictions To be housed with different affiliations also to openly provoke hostility. THE PLAINTIFF Will now SET FORTH His Grounds IN Support of his Elaim: GROUNDS: The plaintiff states that while in KCDF did he request medical for it spider bite and was derived The plaintiff states that it is July 4th, 2021 and he and all the other Inmates in his P.O.D. Specifically 1-A are being subjected to constant and oppressive lockup therefore violating our Human Rights for wellness and access to our family and Communication. with our ATTORDER AND The Court To report such missonduct. The plaintiff states that it is long been established that The state will not class different offenders outside they're our classification level which up currently are \* the Disintiff claims he goes to sleep every night hungry due to not getting our Calone Intalle.

	RELIEF SoughT:
•	The plaintiff respectfully request That this Honorable Court send an immidiately requested Order mandating the respondents to release him due to the innational neglegence, and procedural violations under our state and Federal guidelines not being tellowed pursuant to our Uniform Commercial Codes and not being at any fault by and or throw the plaintiff.
•	The plaintiff request dismissal of any and all charges for subjecting him to such an unlawful and Indifferent treatment which is cruel and unusual as to avoid seeking nominal, punitive, and or mometary gain.
•	The plaintiff request That No Reprisal and or retaliation on behalf of the respondents being permitted by any means.
	The plaintiff if denied relief by this Honorable Court wishes and wants a jury treating and or Trial with all appeal rights standing.
.8	The plaintiff wishes that all papers submitted to it's own jurisdiction be made into a
	The plaintiff wishes that all papers submitted to it's own jurisdiction be made into a few Copies with Certifaction of Service granted of the the
	Conclusión:
:	The plaintiff Concludes that all The foregoing has been submitted and a returned as
	filed copy will be delivered so the plaintiff nois no body will touch his food.
	The Foregoing Motton has been sent via first-class mailed with Privileged
·	filed copy will be delivered so the plaintiff nois no body will touch his food.  The Foregoing Motton has been sent via first-class mailed with priviled ged and Certified being mailed to the following on this 2nd day of July, 2021
-	from The Knox County Detention tacility.
Ca	P.L.N  SHARZI-mc-00051-TAV-HBG Document 1 Filed 07/12 Main Faire 4 0/61 Bayes 0 #: 4  Manus Talanda

## Supplemental RELIEF REQUESTED: the plaintiff request that all the classification mishaps and or unlawful housing be made to be straightened level and classification to the equal level and classes we should be housed with. The plaintiff request That all funding granted the HCDF and Jurisdictional overseers be made and properly used for the Federal Calorie Intake on our food to providing any and all legal materials needed to submit his claims To The plaintiff Lastly States that he is a minimum detainer who is and has been made to be around Federal and or medium classed inmates without being allowed to more recreation all because of the other higher classed Immates which is wrong Subjecting The plaintiff to the same Treatment as worse or higher classed Inmates 30 The Plaintiff wants to be moved where he has his right as a minimum to freely more about like all minimums. · The plaintiff states that he wants to be released immidiately and or sent To a hospital for help urgently due to the brown reclude bute hade eating inside his leg and or the plaintiff be shipped from this jail or holding facility due to such excessive neglect and disregard for human health and Life. · The plaintiff also states that relief should be granted due to him being disable and having diagnosed Mental disabilities which Under the American's With Disability AcT entitles him to Asqually by pars the states procedural mandates after he has grieved and can go directly federal, This Place is starting to make my Anxiety AND dike specimenty - Threatened Documents / Filed of 1/2/2/28 age That South age The Lethistle.

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